

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re Application of: **Gerard Chauvel** Docket No.: **TI-36709**
Serial No.: **10/631,196** Examiner: **Mai, Tan V**
Filed: **07/31/2003** Art Unit: **2193**
For: **SATURATED ARITHMETIC IN A PROCESSING UNIT** Conf. No.: **2165**

RENEWED PETITION FOR REVIVAL OF AN APPLICATION FOR PATENT
ABANDONED UNINTENTIONALLY UNDER 37 C.F.R. 1.137(b)

ATTENTION: April M. Wise in Petitions is handling this matter.

Commissioner for Patents
P.O. Box 1450
Alexandria, VA 22313-14550

Dear Sir:

The above-identified application went abandoned on or about April 6, 2007. Applicants' representative checked the file history of the case and determined that, even though Applicants had intended to file an Amendment on, or before, April 5, 2007, in response to the Office Action dated October 5, 2006, no such Amendment had been submitted. Applicants submitted on May 10, 2007 the Amendment they had intended to file on, or before, April 5, 2007 and a Petition to Revive.

In a Decision on Petition dated September 7, 2007, the Petition was dismissed because the submitted petition lacked a proper signature on the required reply.

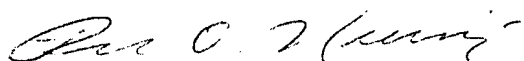
Applicants submitted a Renewed Petition on September 17, 2007 which included the required reply (i.e., Substitute Amendment) having a proper signature. While reviewing an Office communication from the EPO on the European counter part application today, November 7, 2007, Applicants revisited the Substitute Amendment they submitted to the USPTO on September 17, 2007. Only then did Applicants discover that the claims and argument for another application had inadvertently been substituted for the claims and argument submitted on May 10, 2007. Applicants apologize for this error.

Applicants respectfully submit that this renewed Petition, which now includes the required reply (i.e., Substitute Amendment) having a proper signature. Accordingly, Applicants assert the following:

Pursuant to the requirements of 37 C.F.R. § 1.137(b)(3), Applicants state that the entire delay from April 5, 2007 (last due date (with maximum EOT) for submitting Applicants' Amendment) to November 8, 2007 (date of the present petition) was unintentional.

Pursuant to the requirements of 37 C.F.R. § 1.137(b)(2), please charge the required petition fee set forth in 37 C.F.R. § 1.17(m) to Deposit Account No. 20-0668.

Respectfully submitted,



/Ronald O. Neerings /
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Attorney for Applicants

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